

REMARKS

This is responsive to the Office Action mailed on November 14, 2007. With this response, claims 16-14 are hereby cancelled with applicant reserving the right to pursue these claims in a divisional application. The application now includes claims 1-5.

The Office Action acknowledged applicant's claim for foreign priority based on application 10-2004-007539 filed in the Republic of Korea. However, the Office Action stated that applicant had not filed a certified copy of that application as required by 35 U.S.C. § 119(b). Please find attached to this application a copy of PCT Notification Concerning Submission or Transmittal of Priority Document (PCT Form PCT/IB/304 (January 2004)). Applicant has paid the fee to the PCT Office for transmittal of the priority document to the U.S. Patent Office and this modification is evidence that the priority document was transmitted to the International Bureau, which in turn, then forwards a copy of the document to the designated offices in the application, with the U.S. Patent Office being one of those designated offices. Foreign priority could not have been claimed otherwise if it was not a designated office. The undersigned attorney in his practice has noted the increased frequency of the U.S. Patent Office not receiving the priority document from the International Bureau.

The difficulty and expense in resolving this issue is not worth the cost on a case-by-case basis. Therefore, applicant is hereby submitting a certified copy of the priority document.

Next, the Office Action objected to the claims alleging that the lines are crowded to closely together making reading difficult. Submitted with this Amendment, are substitute claims with lines 1½ . The Office Action requested that they be on good quality paper. However, this response is being filed electronically and so therefore, the claims are on good quality electronic media.

The Office Action then rejected claim 14 on several bases. Claim 14 has been cancelled.

Next, the Office Action rejected claims 1-5 based on non-statutory double patenting, and suggested that a timely Terminal Disclaimer in compliance with 37 C.F.R. §

1.321(c) or 1.321(d) may be used to overcome such a rejection. Enclosed with this Amendment is a Terminal Disclaimer.

In view of the above, it is believed that the application is now in condition for allowance, and such is respectfully requested.

The Director is authorized to charge any fee deficiency required by this paper or credit any overpayment to Deposit Account No. 23-1123.

Respectfully submitted,

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